The Honorable Whitman L. Holt Timothy M. Coleman, WSBA #22866 1 OlsenDaines, P.C. Chapter 13 Proceeding PO Box 12829 2 Salem, OR 97309-0829 Telephone (503) 362-9393 3 Facsimile (503) 362-1375 4 tcoleman@olsendaines.com 5 6 7 8 9 IN THE UNITED STATES BANKRUPTCY COURT 10 FOR THE EASTERN DISTRICT OF WASHINGTON 11 In re: 12 Case No. 22-00028-WLH13 TRAVIS ALEXANDER NAJERA, 13 TRACY LYNN NAJERA, OBJECTION TO MOTION FOR **RELIEF FROM STAY** 14 15 Debtors. 16 **OBJECTION** 17 Debtors, Travis and Tracy Najera, by and through their attorney, OlsenDaines, P.C., 18 hereby responds to the Motion for Relief from Stays follows: 19 1. HomeStreet Bank is adequately protected via the equity in the home.. 20 2. Debtors will make the payments to HomeStreet Bank. 21 WHEREFORE, Debtors pray this Court deny the Motion for Relief from Stay. 22 23 DATED December 19, 2022 24 /s/ Timothy M. Coleman Timothy M. Coleman, WSBA #22866 25 OlsenDaines, P.C. 26 **Attorney for Debtors** 27 CERTIFICATE OF SERVICE 28

1 – OBJECTION TO MOTION FOR RELIEF FROM STAY

1	The undersigned certifies that a true and correct copy of the foregoing document was
2	served via ECF on the following on the date below:
3 4	Daniel H Brunner noreply@spokane13.org
5	US Trustee USTP.REGION18.SP.ECF@usdoj.gov
7	Lance E. Olsen, attorney for HomeStreet Bank bknotice@mccarthyholthus.com, lolsen@ecf.courtdrive.com
8	
9   10	DATED December 19, 2022
11	/s/ Timothy M. Coleman
12	Timothy M. Coleman, WSBA#22866 OlsenDaines, P.C.
13	Attorney for Debtors
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2 – OBJECTION TO MOTION FOR RELIEF FROM STAY